UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

| V. | | ORDER OF DETENTION PENDING TRIAL | | | | |
|---|---|---|---|---|---|---|
| | Norberto Leyva-Cortez | Case Nu | ımber: | 11-6307M | | |
| and was rep | ce with the Bail Reform Act, 18 U.S.C. resented by counsel. I conclude by a pdant pending trial in this case. | | | | | |
| | | FINDINGS OF FAC | СТ | | | |
| find by a p | reponderance of the evidence that: | | | | | |
| \boxtimes | The defendant is not a citizen of the United States or lawfully admitted for permanent resider | | | | | nce. |
| \boxtimes | The defendant, at the time of the charged offense, was in the United States illegally. | | | | | |
| | If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Cu Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been de or otherwise removed. | | | | | |
| | The defendant has no significant contacts in the United States or in the District of Arizona | | | | | |
| | The defendant has no resources in the United States from which he/she might make a bond reasonably calculate to assure his/her future appearance. | | | | | |
| | The defendant has a prior crimina | al history. | | | | |
| | The defendant lives/works in Me | xico. | | | | |
| | The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico. | | | | | |
| | There is a record of the defendar | nt using numerous aliase | es. | | | |
| | The defendant attempted to evac | de law enforcement conta | act by fl | eeing from la | w enforcemen | t. |
| | The defendant is facing a maxim | um of | у | ears imprisor | nment. | |
| The at the time o | Court incorporates by reference the note that the hearing in this matter, except as | s noted in the record. CONCLUSIONS OF I | | ervices Ageno | cy which were i | eviewed by the Cour |
| 1. 2. | There is a serious risk that the de No condition or combination of condition of condition of condition of condition of condition of conditions. | efendant will flee. onditions will reasonably CTIONS REGARDING I | assure DETEN | the appeara | nce of the defe | ndant as required. |
| a corrections appeal. The of the United | defendant is committed to the custod s facility separate, to the extent practice defendant shall be afforded a reason d States or on request of an attorney for the United States Marshal for the pu | ly of the Attorney Genera able, from persons await able opportunity for priva or the Government, the p | al or hisating or set ate cons person in a in conr | /her designat erving senten ultation with on charge of the nection with a | ces or being he defense counse e corrections fa | eld in custody pending el. On order of a cour acility shall deliver the |
| IT IS deliver a cop Court. | S ORDERED that should an appeal of by of the motion for review/reconsidera | this detention order be f | iled with | h the District | Court, it is cour to the hearing | nsel's responsibility to set before the Distric |
| IT IS Services su | S FURTHER ORDERED that if a releatificiently in advance of the hearing be the potential third party custodian. | se to a third party is to be efore the District Court to | e consid o allow | ered, it is cou Pretrial Servi | insel's respons ices an opporti | ibility to notify Pretria unity to interview and |
| DA | TED this 20 th day of June, 20 |)11. | | | | |
| | | - Aug | | | | |

David K. Duncan United States Magistrate Judge